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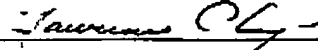
NOV 08 2005

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Applicant: Pecan et al. )  
)  
For: Method for Rapid Uplink Access )  
by GSM GPRS/EDGE Mobile )  
Stations Engaged in Voice Over )  
Internet Protocol Packet Transfer )  
Mode )  
)  
Serial No.: 09/599,355 )  
)  
Filed: June 21, 2000 )  
)  
Examiner: Torres, M. )  
)  
Art Unit: 2683 )

**CERTIFICATE OF TRANSMISSION**

I hereby certify that this correspondence is being  
facsimile transmitted to the United States Patent and  
Trademark Office, Fax No. (571) 273-8300 on  
November 8, 2005.



November 8, 2005  
(Date)

**Supplemental RESPONSE to Office Action, dated August 5, 2005**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

Supplementing a response, dated November 7, 2005, the applicants confirm that the telephonic discussion, dated July 27, 2005, did not address substantive issues relative to the case, but was alternatively directed to the status of the application, in view of the expiring six month deadline for response after final, and in view of a failure to receive any further communication (i.e. advisory action, etc) from the Examiner in response to an after Final Response, which was filed within a two month term after the issuance of the action. The Examiner confirmed that the finality had been withdrawn and that a further action on the merits would be issued. The applicants requested a facsimile copy of the further action, which the Examiner provided.

The applicants hereby confirm, that there were no demonstration or showing of an exhibit, and no claims or prior art were discussed. The present supplemental response provides for the official record the substance, or lack thereof, of matters discussed in the telephonic discussion, as generally identified as being required by language in the interview summary attached to the most recent action issued by the Examiner.

U.S. Application Serial No. 09/599,355

In connection with the present supplemental response, no fee is believed to be due. However, in the event the applicant is mistaken and one or more fees are deemed to be necessary for purposes of submitting for the record the substance of the previous telephone discussion, the Commissioner is authorized to charge the one or more fees to deposit account 50-2117, of Motorola, Inc. The Commissioner is further authorized to credit any overpayments to deposit account 50-2117, of Motorola, Inc.

Respectfully submitted,

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